

Pro Se 1 (Rev. 12/16) Complaint for a Civil Case

UNITED STATES DISTRICT COURT

for the

District of _____

Division _____

Case No. 21-112

(to be filled in by the Clerk's Office)

JASON WALTER CABLE

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-v-

See ATTACHED

Defendant(s)

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Jury Trial: (check one) Yes No

RECEIVED

JAN 27 2021

CLERK U.S. DISTRICT COURT
WEST. DIST. OF PENNSYLVANIA

COMPLAINT FOR A CIVIL CASE

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name JASON WALTER CABLEStreet Address 525 WASHINGTON AVE. APT #4City and County CARNEGIE ALLEGHENYState and Zip Code PA. 15106Telephone Number 412-914-2458E-mail Address cablesj2082@gmail.com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

See ATTACHED

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Defendant No. 1

Name _____
Job or Title (*if known*) _____
Street Address _____
City and County _____
State and Zip Code _____
Telephone Number _____
E-mail Address (*if known*) _____

Defendant No. 2

Name _____
Job or Title (*if known*) _____
Street Address _____
City and County _____
State and Zip Code _____
Telephone Number _____
E-mail Address (*if known*) _____

Defendant No. 3

Name _____
Job or Title (*if known*) _____
Street Address _____
City and County _____
State and Zip Code _____
Telephone Number _____
E-mail Address (*if known*) _____

Defendant No. 4

Name _____
Job or Title (*if known*) _____
Street Address _____
City and County _____
State and Zip Code _____
Telephone Number _____
E-mail Address (*if known*) _____

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? *(check all that apply)*

Federal question Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) JASON WALTER. Cable, is a citizen of the State of (name) PENNSYLVANIA.

b. If the plaintiff is a corporation

The plaintiff, (name) _____, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) *(See ATTACHED.)*

a. If the defendant is an individual

The defendant, (name) _____, is a citizen of the State of (name) _____. Or is a citizen of (foreign nation) _____

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- b. If the defendant is a ~~corporation~~ ^{STATE.}

The defendant, (name) Dept of Health + Human, is incorporated under the laws of the State of (name) Pennsylvania, and has its principal place of business in the State of (name) Pennsylvania Government.
Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

* Please see ATTACHED.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

* Please see ATTACHED.

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

* Please see ATTACHED

Pro Se 1 (Rev. 12/16) Complaint for a Civil Case

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 1-27-2021

Signature of Plaintiff

Printed Name of Plaintiff

Jason W. Cable

B. For Attorneys

Date of signing: _____

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Street Address

State and Zip Code

Telephone Number

E-mail Address

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3.) THE AMOUNT IN CONTROVERSY

The amount in controversy - the amount the Plaintiff claims the defendant owes on the amount at stake - is more than \$ 75,000, not counting interest and costs of court, because (explain):

The amount in question is past due.

Wages in the amount of \$ 100,486.50

The amount calculated is based on a start date ^{(period) ending} 12-8-2018 to the last pay date of 12-25-2020.

These figures come from our

Collective Bargaining Unit

SETU 668 Pay group 6 level 8

Wages our Union Contracts raw.

From

- 1.) 07-01-2016 TO 06-30-2019
- 2.) 07-01-2019 TO 06-30-2023

* The following pages give a detailed description of how.

The information was transposed to the demanded dollar amount on the JS-44.

(pg 4 of 5)

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V. Certification and Closing

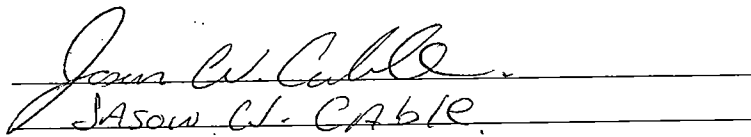
Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: _____

Signature of Plaintiff



Printed Name of Plaintiff

B. For Attorneys

Date of signing: _____

Signature of Attorney



Printed Name of Attorney



Bar Number



Name of Law Firm



Street Address



State and Zip Code



Telephone Number



E-mail Address



Pro Se / (Rev 12/16) complaint for civil case.

III.) Statement of claim

(Defendants.) (Pg # 1)

1.) Theresa D. Miller.

Secretary of Health + Human
Services

→ A.) Listed as required

for Department Head for

The State of Pennsylvania's
Health + Human Services.

→ B.) Sent email on 4/20/2020 04/19/20

for reinstatement.

2.) Pam Snyder.

Member of the House - PA

A.) SENT TWO CERTIFIED
LETTERS TO her PLACE OF
BUSINESS.

113 Marion Road

Brownsville PA 15417

→ (NO RESPONSE).

Pro Se. I (Rev 12/16) COMPLAINT FOR A CIVIL CASE

III) STATEMENT OF CLAIM

[Defendant's]

(PG#2)

(Defendant No #
2)

Hon. Pam Snyder

Member of The House - PA.

~~203 ERKIS~~

A) Certified Letter USPS

1) SENT ON (11-5-2019)

TO : 113 Thornton Road.
Brownsville, PA 15417

2) Undeliverable : US Postal

CARRIER LEFT MESSAGE

ON (11-7-2019)

3) Undeliverable : (12-21-2019)

US POSTAL CARRIER WENT
BACK OUT.

4) 12-26-2019 - Postal carrier ^{made} attempt

5) 1-06-2020 - Final attempt
By The USPS

(6) MADE A PHYSICAL ATTEMPT
By going to her PHYSICAL
Brownsville PA. Address.
late November 2019
with my youngest son.
SCYLER CABLE.

7.) MADE several CALLS in
November 2019.

(Over) →
continued. →

Pro Se / (Rev 12/16) Complaint for a Civil Case

(III) STATEMENT OF CLAIM.

Defendant

Defendant No 3 | NO. #12

12) (Redacted) SCOTT, NELSON | HUMAN RESOURCE MGR
PA OFFICE OF ADMINISTRATION |
BUREAU OF TALENT ACQUISITION
VETERANS PREFERENCE AWD.
REFERRAL SECTION,
513 FINANCE BUILDING 1.
613 NORTH STREET | HARRISBURG
PA 17120

A) Received emailed from 12-15-20
my request to the state.
CIVIL SERVICE COMMISSION FOR
REINSTATEMENT. (Received from Mr.
WALLACE). -
1) needed to reapply.
With the Allegheny County Assessing

- Specifically Human Resources Office to notify them my desire to be reinstated.

2) Additional demands addressed.

for me to apply for currently posted IWCW positions at www.employment.pa.gov

3) Another statement in the

body of the email you may apply to any interval postings for which ^{reinstatement} is listed as a requirement method on the job posting.

Prose I (Rev 12/16) COMPLAINT FOR A CIVIL CASE

III) STATEMENT OF CLAIM

Pg #3

Defendants: (Continued) (Pgf #3)

3) PATRICK J STEFANO

Senator, DISTRICT #32 PA.

A.) LETTER WAS SENT
via USPS Certified Letter.

B.) Spoke TO his Aid in
his 171 West Crawford
Avenue. 2nd. Floor.
Connellsville, PA. 15425
OFFICE November 2019

The Aid ADVISED me.
"THAT SENATOR STEFANO'S OFFICE
COULD NOT ASSIST me WITH
MY REQUEST because I needed
TO WORK WITH THE H.R OFFICE.
OF BTM. → CONCERNING Policy + Procedure".

Ashley Siemawski
Allegheny County Customer
Service Center (CSC)

A) Sent application email
on ~~07/21/2020~~ 09/2019.

B) Received notification.
on 3/22/2020 that
there was billing freeze.
~~do not count~~ no further
explanation was received.

(over)

(continued) →

Pro Se 1 (12/16) COMPLAINT FOR CIVIL CASEIII) STATEMENT OF CLAIM.Defendant(s) No # 5:

5.) Jeffrey T. Wallace ^{commission}
 Executive DIRECTOR | PA STATE CIVIL SERVICE.

A.) Failed TO Adhere TO.
 The Policies SET FOR by.
 The STATE OF PA..

B.) Certified letter, SENT 12-8-2020
 STATING Reinstatement.

A) Response Received. 12-15-2020
 From The RA-CS-CHALLENGES@PA.GOV
 email address STATING THAT IT.
 MAY TAKE 15-20 business days.

B) Received. A. Response.
 From JEWNA NELSON 12-15-2020
 Human Resource ANALYST.

PA OFFICE OF ADMINISTRATION
 BUREAU OF TALENT ACQUISITION
 VETRANS PREFERENCE AND
 REFERRAL SECTION.

Refer. TO Defendant. (#13.)

B.

Jewell Nelson.

PLAUS.
ALL.

All. Items listed including
TO ms Nelson in The Determination
FACTOR. →

Reconed.

A) Plus The Following. WAS SCSC.

STATE.	→ 1.) 3/2019 100 on the ^{POW} test
CIVIL	→ 2.) 03/2019 10 point veranu
SERVICE	3.) WAS Resident OF Fayette
TEST.	4.) AT The Time. OF Interrog

INCOME Maintenance Worker.	1.) Was. A. Resident At The time. FOR Allegent's position to.
TEST.	

Barbara BURTON.

CENTRAL UNIT. Harrisburg.

- | | |
|----|---|
| 1) | 05/31/2019 ^{Recruitment} ^{event jobs.com} 07/2019 ^{not} ^{Physical} ^{The} |
| 2) | 06/10/2019. call for interview ^{emr. to.} ^{position} ^{at this tm} |
| 3) | 06/05/2019. phone call / ^{Tracked.} ^{Event Harrisburg} |
| 4) | 06/15/2019. Physical interview / Harrisburg at |
| 5) | 06/28/2019. phone call (myself) to see results |

Pro Se 1 (Rev 12/16) Complaint for Civil case

(Defendants.)

(a) Bill PASAK.

DIRECTOR, WARNER CENTER INTAKE

A) Spoke TO her
11/1/2018 About THE
re-instatement letter
needed, she advised.
me AT THE TIME in
The HALLWAY AT THE
WARNER CENTER ON THE
SECOND FL, THAT "she
doesn't make THAT
decision", THAT decision
goes Through HR.
"I WOULD NEED TO
SPEAK TO THEM".

ProSe | (12/16).complaint for a civil
CASE,

III) STATEMENT OF CLAIM

(Defendants) (#7)

7) Alice Eiszler

HUMAN RESOURCES OFFICER #2.

ALLEGHENY COUNTY ASSISTANCE OFFICE
PGH, PA. 15222

(12/4/2018)

A) Received email from my

request that was sent

for reinstatement on.

11-27-2018, stating my

accomplishments with

The Dept. of Human Services

~~the~~

B) "The" Response,¹⁹

"We currently do not

have any openings at

The Allegheny Office and

The hiring process has

changed". You can hear my

at 1) www.governmentjobs.com

(OR) 2) www.scse.gov

C) ON. 05/06/2020.

REACHED BACK OUT TO MS.

FISZLER IN AN EMAIL

ADDRESSING ADDITIONAL TALK.

POINTS TO THE HEINSTEINER

PROCESS, SPECIALLY THE DISCOURSES

SE POLICY FROM TO THE ADHERENCE

OF SAID THINGS THAT HAS

BEEN IN PLACE FOR ALMOST

100 YEARS.

D) RECEIVED RESPONSE. ON.

06/08/20. RESTATING HER

POSITION AND WHAT THE

AGENCIES POLICIES WERE

IN SAID MATTERS.

(b)(6) ↗

Pro Se. (12/16) COMPLAINT FOR A CIVIL CASE

(III) STATEMENT OF CLAIM

Defendants (#8)

8). Patricia SteinKopf
Human Resources,
Allegheny County Assistance Office.

(1/21/2018)

A). Lindsey And myself went

to 301 FIFTH Ave 3rd FL

Pgh, PA 15222, to

Inquire what was needed

for reinstatement. Ms.

"SteinKopf advised me

"TO DRAFT AN EMAIL - LETTER

STATING my Accomplishments

With the. Office of Income

Maintenance - DEPT. OF HUMAN

SERVICES,

B.) 11-27-2018 - Email was

Sent, to ms. SteinKopf

And, ms. Fiszler listing

Several of Accomplishment's to

The Department And Thanked

Them For Their Time.

C) ON 12-3-2018 WENT
BACK DOWN TO 301
FIFTH AVE 3rd FL.
PHL PA 15222 (the
HR Dept) TO ASCERTAIN
THE STATUS OF MY
REINSTATEMENT, MS.
STEINKOPF NOTIFIED ME
AT THE DOOR "THAT A
RESPONSE WILL BE FORTH
COMING VIA EMAIL OR
MAIL.

D) ON 12-04-2018 RECEIVED
SAID NOTIFICATION, THAT
"THE ALLEGHENY COUNTY
ASSISTANCE OFFICE HAS
NO OPENINGS + ONE PROCESS
HAS CHANGED. AND APPLICANTS
APPLY ON-LINE." THAT I
NEEDED TO APPLY TO
EITHER:

- 1.) WWW.EMPLOYMENT.PA.GOV
- 2.) WWW.SCSC.PA.GOV

* The original email was
SENT FROM: MS. EISZIEHL
HR OFFICER THE ALLEGHENY ASSISTANCE
OFFICE. → MS STEINKOPF WAS
CC ON THIS.

(Cover)

Pro Se 1 (12/14) complaint for a case

III.) Statement of claim.

Defendants

Defendant #9.

Bethelene Brown,

Supervisor, Central Unit,

Office of Income Maintenance

Harrisburg PA 17101

A)

1) 05/31/2019

Application was

sent govtjobs.com

2) 06/03/2019

email to

CABLES2082 E.

gmail.com

FOR interview

to call her

3) 06/05/2019

Phone call

from myself

TALKED about

PARKER I AMISHA
555 WINTER ST.

1) 06/15/2019 Physical interview
With Ambisburg, PA.
555 Walnut St.

5) 06/28/2019 Phone call in
A) FOLLOW UP TO
see the results
FOR START
DATE.

B) OF SAID COWORKER,
THAT They were
NOT HIRING AT THIS
TIME.

PRO Se | (Rev 12/16) ^{CASE} Complaint for Civil

(III). STATEMENT OF CLAIM . . .

Defendant: # 10

A.) CHRISTINE ROWAN
HR DIRECTOR OFFICE OF FINANCIAL
MAINTENANCE - FAYETTE CO OFFICE

1.) 08/02/2019 Personal email.
cables2082@gmail.com
THANKING ME FOR:
MY TIME IN THE
INTERVIEW PROCESS.

THE INCW POSITION
WTH DEPT OF

HUMAN SERVICES.

DEPT. "PLEASE,
BE ADVISED. ANOTHER
CANDIDATE HAS
BEEN SELECTED."

2.) 08/02/2019 my PERSONAL
RESPONSE VIA
EMAIL. THANKING
HER FOR HER TIME,

Pro Se I. (Rev. 12/16) Complaint for a civil case
(Covered)

III.

STATEMENT OF CLAIM,

Defendant # 11.)

II.

Lisa Connors

ADMINISTRATION ASSISTANT

FAYETTE COUNTY ASSISTANCE
OFFICE.

A.) 07/09/2019 - email sent.

THAT SHE AGREED
TO REACH ME

FOR AN INTERVIEW

(EMAIL WAS SENT TWICE)

B.) 07/26/2019 - I SENT HER

EMAIL ABOUT "

THE SECOND POSITION

WITH THE FAYETTE

OFFICE FOR THE

NOW, PROCESSING CENTER
(PC) POSITION. MS

CONNORS RESPONDED YES.

C) 09/09/2019. AFTER APPLYING
FOR THE JOB.
PC POSITION MS
COMMONS QUOTED
(VIA EMAIL) "THAT
ANOTHER QUALIFYING
RECRUITMENT WAS
USED."

D) 09/19/2019 Received email
(b) NOTIFICATION STATEMENT
SHE WAS THANKFUL
FOR MYSELF PARTICIPATING
IN THE INTERVIEW PROCESS
FOR THE IMCW
FAVETTE - PROCESSING
CENTER (PC)
POSITION WITH
DEPARTMENT OF
HUMAN RESOURCES"

2) SAME EMAIL STATEMENT
"THAT ANOTHER
CANDIDATE HAS BEEN
SELECTED TO FILL THIS POSITION

Pro Se 1 (Rev. 12/16.) Complaint for A Civil Case

IV) Relief.

The following is a list of relief measures, T. Jason Cable the Plaintiff is asking the court to remedy.

- 1) Lost wages. (12-03-18 TO 12-31-20)
\$ 100,486.50
- 2) Reinstatement of employment as a income maintenance worker with the Allegheny Office of Income Maintenance,
- 3) Reinstatement of seniority with said collective bargaining unit, SEIU 668.
- 4) Reinstatement into payroll 6/8 level
- 5) General Damages.
(unspecified dollar amount)
- 6) Exemplary damages.
(unspecified dollar amount)
(Pg 4 of 5.)

Pro Se 1 (Rev 12/16) Complaint for a Civil Case

IV.) Relief (pg#2 / Continued)

Explanation!

1.) host wages are dated pro-rated
By a projected start date.
With a new PAYROLL Period
beginning ~~Saturday~~ Sunday the
2nd, with a start date
of Monday December 3rd,
2018. This is derived from
the initial onset of discussions
and physical activity with
the office of income maintenance
dated, 11-21-2018, when
myself and my daughter
went to Piatt Place, downtown
Pittsburgh to discuss what
was needed for re-instatement.
This was the start to this ongoing.

(2, 3 and 4.) is a follow up to
Explanation 1.

Process that has continued
to this date.

Pro Se. I (Rev 12/16.) Complaint For A Civil Case

IV) Relief. (Pp #3 /continued)

(Explanation -Continued)

Sent. A certified letter via

USPS on December the 8th. To

The STATE CIVIL SERVICE COMMISSIONS
DIRECTOR Jeffery. T. WALLACE

regarding my re-instatement ~~letter~~

~~4 PA Code 101.54~~ Received

a response via email. on.

12-21-2020 THAT MY CHALLENGE

TO RE-INSTATEMENT FOR MY

CIVIL SERVICE POSITION WAS

SUCCESSFULLY SUBMITTED AND

THAT A RESPONSE WILL BE FORTHCOMING

WITHIN 15-20 BUSINESS DAYS.

TO THIS DATE OF THIS COMPLAINT

I HAVE NOT HEARD ANYTHING

FROM THEIR OFFICE IN REGARDS

TO THE STATUS OF MY INQUIRY.

Pro Se L. (12/16) COMPLAINT FOR A CIVIL CASE,

IV) Relief. (PCFF4 I continued)

On 12-31-2020, I received a response from a Frederick, MD 21722 from an application dated a prior month, it stated that "Preference are being given to residents of that county" and that my name is not being referred to the hiring agency at this time.

In over two and half years, I have sent over sixty five applications and within that time, I have consistently received these kind of responses within the same inconsistent responses. Within the ^{STATE OF EPA} Commonwealth even with a 110 point score I was notified by the Fayette County Assurance Office on 08/02/20 after a successful completed interview and resident at the time, an email sent to my cables 2082@gmail.com stated that another candidate had been selected to fill the

(I need - re-written.)

Pro Se 1 (Rev 12/16) COMPLAINT FOR A CIVIL CASE

IV). Relief (Pg # 5 /Continued)

position, " They were. The FAYETTE. COUNTY
OFFICE ADVERTISED They were. SEEKING
IMCW. CANDIDATES ON (08/06/2019) →
~~THE ALLEGHENY OFFICE OF ELECTION.~~
~~THE ALLEGHENY~~

↳ Only knew TO. RECEIVE. AND Then.

EMAIL COMMUNICATION (AFTER
I RE-APPLIED. THAT POSTING) →
~~THE ALLEGHENY~~

WAS NOT Being Filled AT. This
TIME. These SAME Procedures
WAS ALSO presented. From THE
ALLEGHENY. ASSISTANCE OFFICE. ON.

SEVERAL OCCASIONS IN 2020.

I have worked tirelessly.
in my ATTEMPT. TO RECTIFY
These PROBLEMS. WITH OUT. THE
COUNTS. INTERVENTION. INTO THE
MATTER. UNCLEAN. TO ME.
HOW OR WHY THE MISUNDERSTANDINGS
TOOK PLACE. IN MY REINSTATEMENT

Pro Se | (12/16). Complaint for a civil case.

IV.) Relief. (PG# 6/Continued)

between the individuals of power, the agencies they represent, including our elected officials, to which the people, our voice, particularly mine was silenced. These failures in governance have had world consequences, including harm to myself, which included eviction from my home, loss of my child, physical ailments and homelessness to name a few, IT'S my sincere hope that the courts will temper prudence and justice in my claims. For said relief.

Thank you.

John W. Calk

~~SEIU
Contract
Review~~

Time Line

Peg Dixie

Appendix A (B#49) (Sec.A)

2.50%	(6/2018)
\$25.05	[06/15/2018]
* 37.5	

New Peg. Review from..

6-16-2018 (new) (P.D.)

6-30-2018 (new) (P.D.P.)

07-14-2018 ← ⚡ (2.5% Raise) (1)

07-28-2018 (SEIU contract)

\$ 25.65 hour

08-11-2018

08-25-2018. Absent From Employment.

09-08-2018.

09-22-2018.

10-06-2018.

10-20-2018.

11-03-2018.

11-17-2018

H.R. (Reinstatement Period)

⌚ (START SPECULATIVE DATE)

12-03-2018 ^{new} ~~pay period~~

12-01-2018

12-~~15~~-2018.

12-29-2018

⌚ NEW PAY PERIOD
FROM THE 1ST

(12-14-2018) ⌚ \$ F.R PAY COMPUTED
W (\$25.65 (75%)
(GROSS) \$ 1,923.75)

Time Line
PAY Periods.

12/2018 - 12/30/2019

12-28-2018

\$ 1,923.75

01-11-2019

\$ 1,923.75

01-25-2019

\$ 1,923.75

02-08-2019

\$ 1,923.75

02-22-2019

\$ 1,923.75

03-08-2019

\$ 1,923.75

03-22-2019

\$ 1,923.75

04-05-2019

\$ 1,923.75

04-19-2019

\$ 1,923.75

05-03-2019

\$ 1,923.75

05-17-2019

\$ 1,923.75

05-31-2019

\$ 1,923.75

06-14-2019

\$ 1,923.75

06-28-2019

\$ 1,923.75

+\$25.65 (3.0) = \$26.42 (37.5)

07-12-2019

\$ 1,981.50

07-26-2019

\$ 1,981.50

08-09-2019

\$ 1,981.50

08-23-2019

\$ 1,981.50

09-06-2019

\$ 1,981.50

09-20-2019

\$ 1,981.50

Time Line.

Pay Periods.

10/2019 - 06/2020

10-04-2019 \$ 1,981.50

10-18-2019 \$ 1,981.50

11-01-2019 \$ 1,981.50

11-15-2019 \$ 1,981.50

11-29-2019 \$ 1,981.50

12-13-2019 \$ 1,981.50

12-27-2019 \$ 1,981.50

JAN 2020

01-10-2020 \$ 1,981.50

01-24-2020 \$ 1,981.50

02-07-2020 \$ 1,981.50

02-21-2020 \$ 1,981.50

03-06-2020 \$ 1,981.50

03-20-2020 \$ 1,981.50

04-03-2020 \$ 1,981.50

04-17-2020 \$ 1,981.50

05-01-2020 \$ 1,981.50

05-15-2020 \$ 1,981.50

05-29-2020 \$ 1,981.50

06-12-2020 \$ 1,981.50

06-26-2020 \$ 1,981.50

Time Line.

PAY Periods,

07/2020 - 12/2020

07-10-2020	\$ 1,981.50
07-24-2020	\$ 1,981.50
08-07-2020	\$ 1,981.50
08-21-2020	\$ 1,981.50
09-04-2020	
09-18-2020	\$ 1,981.50
	* 10-01-2020 (2.5) \$26.95 (75h)
10-02-2020	
10-16-2020	* \$ 2021.25
10-30-2020	\$ 2021.25
11-13-2020	\$ 2021.25
11-27-2020	\$ 2021.25
12-11-2020	\$ 2021.25
12-25-2020	\$ 2021.25

Pay Rate Biweekly \$ 1,923.75
\$ 1,923.75 (14)

TOTAL: \$ 26,932.50

Pay Rate Biweekly \$ 1,981.50
\$ 1,981.50 (31)

TOTAL: \$ 61,426.50

Pay Rate Biweekly \$ 2021.25
\$ 2021.25 (6)

TOTAL: \$ 12,127.50

Grand Total: \$100,486.50

114 APPENDIX (D) STANDARD PAY SCHEDULE
PG# 118 (B) " > 10-01-2020
122 (C) " " 10-01-2021
PG# 126 (D) " " 10-01-2022

Time Line / Wages

(PG#42 ARTICLE #20) serv 668 07-01-2019.
(PG#43) 06-30-20

07-01-2018. (2.5) %

07-01-2019. (3.0%) %

10-01-2020 (2.0) %

10-01-2021 (2.5) %

10-01-2022 (2.5) %